United States District Court DEC 1 998

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NORTHERN	DISTRICT OF	TEXAS
	District of	NANCY DOHERTY, CLERK By
LINUTED STATES OF AMED	NO.	Daputy

UNITED STATES OF AMERICA

CRIMINAL COMPLAINT

CHRISTOPHER BARRERA

CASE NUMBER: 3:98-MJ-- 377-M

(Name and Address of Defendant)

(12	,			
I, the undersign	ned complainant being duly sworn st	ate the following	is true and correct to	the best of my
knowledge and belie	ef. On or about May 26, 1996	in ^D	allas	county, in the
Northern	_District ofTexas			
	5,00,00,00	dorondam(s) d	ria, (Hack Statutory Language of S	Heriocy
unlawfully,	knowingly and willfully	flee from th	e state of Texa	is
and move in	interstate commerce with	the intent	to avoid prosed	ution
for the crim	ne of Capital Murder-Mult:	iple Counts,	a felony under	the
	state of Texas. 18 United States Code, Sec	tion(s)10	73	
I further state that I a	ma(n) Special Agent of the Official Title	FBI and that the	nis complaint is based	on the following
facts:				
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THIS COMPLA		DI KEIEKEKO	L AND HADE A II	IKI OI
THIS COM IF	TTN 1 •			
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		Dann	. N. Della	
		Signature of Comp LAURIE R.	GIBBS, Special	Agent
Sworn to before me	and subscribed in my presence,		REAU OF INVEST	
Dec. 10	, 1998 @ 10:10 at	Dallas,	Texas	
Jane J. Boyle)	
-	S MAGISTRATE JUDGE	Signature of Judyc	ial Officer	

AFFIDAVIT

- I, LAURIE R. GIBBS, Affiant, under oath, duly state that I am a Special Agent (SA) of the FEDERAL BUREAU OF INVESTIGATION (FBI) and that the statements set forth in this affidavit are true and correct to the best of my knowledge:
- 1. That on October 8, 1996, in the case styled the State of Texas vs. CHRISTOPHER BARRERA, arrest warrant number F96-76689-SR, was issued by BILL LONG, District Clerk, Dallas County, Dallas, Texas, for the offense noted in paragraph 2 below.
- 2. That CHRISTOPHER BARRERA has been charged by indictment by the Dallas County Grand Jury in the July 1996 term, with knowingly, intentionally and unlawfully causing the death of FELIX VALERIO and CLARISOL GUAJARDO, by shooting said VALERIO and GUAJARDO with a firearm, a deadly weapon.
- 3. That in November, 1998, Affiant personally reviewed the above described documents.
- 4. That during the months of October and November of 1998, investigation by your Affiant, determined that BARRERA had fled the state of Texas.
- 5. That this belief is based on information obtained during the course of your Affiant's investigation, that interviews with BARRERA' mother determined that BARRERA, fled the state of Texas to parts unknown. This information was further affirmed through the Dallas Sheriff's Deputy assigned this matter, Susan Rodriguez, who also advised that her interviews with other BARRERA family members indicated BARRERA had fled the state, but that they refused to provide his location.

6. That on December 8, 1998, Assistant Dallas County District Attorney NORMAN KINNE wrote a letter to Assistant United States Attorney (AUSA) LYNN HASTINGS, requesting the assistance of the FEDERAL BUREAU OF INVESTIGATION, under the Unlawful Flight to Avoid Prosecution, Title 18, Section 1073, U.S. Code. Assistant District Attorney NORMAN KINNE further advised that if and when CHRISTOPHER BARRERA is located, KINNE will seek to extradite and prosecute BARRERA.

LAURIE R. GIBBS

Special Agent, FBI

Dallas, Texas

Subscribed and sworn to me this

day of December,

1998.

UNITED STATES MAGISTRATE JUDGE